52.225-8 Duty-Free Entry.

As prescribed in 25.1101(e), insert the following clause:

Duty-Free Entry (Oct 2010)

- (a) *Definition*. "Customs territory of the United States" means the States, the District of Columbia, and Puerto Rico.
- (b) Except as otherwise approved by the *Contracting Officer*, the Contractor *shall* not include in the contract price any amount for duties on *supplies* specifically identified in the Schedule to be accorded duty-free entry.
- (c) Except as provided in paragraph (d) of this clause or elsewhere in this contract, the following procedures apply to *supplies* not identified in the Schedule to be accorded duty-free entry:
- (1) The Contractor *shall* notify the *Contracting Officer in writing* of any purchase of foreign *supplies* (including, without limitation, raw materials, *components*, and intermediate assemblies) in excess of \$15,000 that are to be imported into the *customs territory of the United States* for delivery to the Government under this contract, either as *end products* or for incorporation into *end products*. The Contractor *shall* furnish the notice to the *Contracting Officer* at least 20 calendar days before the importation. The notice *shall* identify the-
 - (i) Foreign supplies;
 - (ii) Estimated amount of duty; and
 - (iii) Country of origin.
- (2) The *Contracting Officer* will determine whether any of these *supplies should* be accorded duty-free entry and will notify the Contractor within 10 calendar days after receipt of the Contractor's notification.
- (3) Except as otherwise approved by the *Contracting Officer*, the contract price *shall* be reduced by (or the allowable cost *shall* not include) the amount of duty that would be payable if the *supplies* were not entered duty-free.
- (d) The Contractor is not required to provide the notification under paragraph (c) of this clause for purchases of foreign *supplies* if-
- (1) The *supplies* are identical in nature to items purchased by the Contractor or any subcontractor in connection with its commercial business; and
- (2) Segregation of these *supplies* to ensure use only on Government contracts containing duty-free entry provisions is not economical or feasible.
- (e) The Contractor *shall claim* duty-free entry only for *supplies* to be delivered to the Government under this contract, either as *end products* or incorporated into *end products*, and *shall* pay duty on *supplies*, or any portion of them, other than *scrap*, salvage, or competitive sale authorized by the *Contracting Officer*, diverted to nongovernmental use.

(f) The Government will execute any required duty-free entry certificates for <i>supplies</i> to be accorded duty-free entry and will assist the Contractor in obtaining duty-free entry for these <i>supplies</i> .
(g) Shipping documents for $supplies$ to be accorded duty-free entry $shall$ consign the $shipments$ to the $contracting$ agency in care of the Contractor and $shall$ include the-
(1) Delivery address of the Contractor (or contracting agency, if appropriate);
(2) Government prime contract number;
(3) Identification of carrier;
(4) Notation "UNITED STATES GOVERNMENT, [agency], Duty-free entry to be claimed pursuant to Item No(s) [from Tariff Schedules], Harmonized Tariff Schedules of the United States. Upon arrival of shipment at port of entry, District Director of Customs, please release shipment under 19 CFR Part 142 and notify [cognizant contract administration office] for execution of Customs Forms7501 and 7501-A and any required duty-free entry certificates.";
(5) Gross weight in pounds (if $freight$ is based on space tonnage, state cubic feet in addition to gross shipping weight); and
(6) Estimated value in <i>United States</i> dollars.
(h) The Contractor shall instruct the foreign supplier to-
(1) Consign the <i>shipment</i> as specified in paragraph (g) of this clause;
(2) Mark all packages with the words " $UNITED\ STATES\ GOVERNMENT$ " and the title of the $contracting\ agency;$ and
(3) Include with the <i>shipment</i> at least two copies of the bill of lading (or other shipping document) for use by the District Director of Customs at the port of entry.
(i) The Contractor <i>shall</i> provide written notice to the cognizant <i>contract administration office</i> immediately after notification by the <i>Contracting Officer</i> that duty-free entry will be accorded foreign <i>supplies</i> or, for duty-free <i>supplies</i> identified in the Schedule, upon award by the Contractor to the overseas supplier. The notice <i>shall</i> identify the-
(1) Foreign supplies;
(2) Country of origin;
(3) Contract number; and
(4) Scheduled delivery date(s).

(j) The Contractor shall include the substance of this clause in any subcontract if-

(1) Supplies identified in the Schedule to be accorded duty-free entry will be imported into the customs territory of the United States; or

(2) Other foreign *supplies* in excess of \$15,000 may be imported into the *customs territory of the United States*.

(End of clause)

Parent topic: 52.225 [Reserved]